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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/890,407	11/05/2001	Hirotada Sasaki	05225.0213	1784
7590 10/08/2004			EXAMINER	
Finnegan Henderson Farabow			TRAN, THUY VAN	
Garrett & Dunne	er	-		
1300 I Street NW		ART UNIT	PAPER NUMBER	
Washington, DC 20005			3652	
			DATE MAILED 10/00/200	

Please find below and/or attached an Office communication concerning this application or proceeding.

<i>/</i> \	Application No.	Applicant(s)				
Office Action Summers	09/890,407	SASAKI, HIROTADA				
Office Action Summary	Examiner	Art Unit				
The MAN INC DATE of this commission is	Thuy v. Tran	3652				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
 1) Responsive to communication(s) filed on 05 Au 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowant closed in accordance with the practice under E 	action is non-final. Ice except for formal matters, pre					
Disposition of Claims						
 4) Claim(s) 1-11 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) 2-5 is/are allowed. 6) Claim(s) 1,6,10 and 11 is/are rejected. 7) Claim(s) 7-9 is/are objected to. 8) Claim(s) are subject to restriction and/or 						
Application Papers						
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction of the order and or declaration is objected to by the Examiner.	epted or b) objected to by the drawing(s) be held in abeyance. Se on is required if the drawing(s) is ob	ee 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicat ity documents have been receiv (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal 9 6) Other:					

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 5, 2004 has been entered.

Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1 and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by DE 498,917 A (DE '917).

DE '917 discloses an elevator emergency stop device for an elevator cage guided on a guide rail, comprising a wedge-shaped element movable relative to the elevator cage to effect an emergency stop of the cage by frictional force by means of a contact face of a sliding part (a), Fig. 2, thereof being pressed against the guide rail (D), wherein the wedge shaped element comprises a fixed part (b) and a movable part (C), the movable part being movable relative to the fixed part in a direction having a component parallel to the guide rail, such that a dimension of the wedge shaped element in the direction perpendicular to the contact face is changed in accordance to the breaking force to maintain the breaking force at a substantially constant level.

Re claim 10, the movable part is movable relative to the fixed part in an oblique direction (along surface m) relative to the guide rail.

Claims 1, 6, 10 and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by SU 659503 A (SU '503).

SU '503 discloses an elevator emergency stop device for an elevator cage guided on a guide rail, comprising a wedge-shaped element movable relative to the elevator cage to effect an emergency stop of

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the cage by frictional force by means of a contact face of a sliding part (1), Fig. 1, thereof being pressed against the guide rail (4), wherein the wedge shaped element comprises a fixed part (bracket 2) and a movable part (1), the movable part being movable relative to the fixed part in a direction having a component parallel to the guide rail, such that a dimension of the wedge shaped element in the direction perpendicular to the contact face is changed in accordance to the breaking force to maintain the breaking force at a substantially constant level.

Re claim 6 and 11, a resilient element (6, 10) disposed between the movable part 1 and the fixed part 2.

Re claim 10, the movable part is movable relative to the fixed part in an oblique direction relative to the guide rail.

being pressed against the guide rail 4, wherein the wedge shaped element comprises a mechanism 6, 10

Allowable Subject Matter

Claims 2-5 are allowed.

Claims 7-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

Applicant's arguments filed August 5, 2004 have been fully considered but they are not persuasive.

Applicant argues that the DE '917 shows a wedge block (a) having a recess. Thus any movement of system (b) relative to wedge block (a) is in a direction perpendicular to the guide rail. It is agreed that the wedge block (a) moves into the recess. However, the wedge block also moves relative to the fixed part (b) in a direction having a component parallel to the guide rail that is along the incline surface via elements (I).

Applicant argues that the SU '503 does not show a wedge shaped element having a fixed part and a movable part. SU '503 shows a movable part (1) and a fixed part (bracket 2).

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Applicant's arguments with respect to Sissala reference have been considered but are moot since

the Sissala has been withdrawn in view of the amendment.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Thuy v. Tran whose telephone number is 703-308-2558. The examiner can normally be

reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Eileen D. Lillis can be reached on 703-308-3248. The fax phone number for the organization where this

application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be obtained from

either Private PAIR or Public PAIR. Status information for unpublished applications is available through

Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC)

at 866-217-9197 (toll-free).

TVT (TVT)

EILEEN D. LILLIS SUPERVISORY PATENT EXAMINER

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